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6	Attorneys for Defendant				
7	DOUGLAS GREGORY EDWARDS				
8	IN THE UNITED STATES DISTRICT COURT				
9	FOR THE EASTERN DISTRICT OF CALIFORNIA				
10	UNITED STATES OF AMERICA, ) Case No. 2:20-CR-218-DAD				
11	Plaintiff, ) Case No. 2.20-CR-218-DAD				
12	STIPULATION AND [PROPOSED] ORDER TO				
13	j j				
14	DOUGLAS GREGORY ) EDWARDS, ) Judge: Jeremy D. Peterson				
15	Defendant.				
16	IT IS HEREBY STIPULATED and agreed by and between United States Attorney Phillip				
17	A. Talbert, through Assistant United States Attorney Samuel Stefanki, counsel for Plaintiff, and				
18	Federal Defender Heather Williams, through Assistant Federal Defender Christina Sinha, counsel				
19	for Mr. Edwards, that the conditions of release previously set by the Court may be modified as				
20	detailed below, and respectfully request the Court to modify the conditions accordingly. The				
21	Pretrial Services officer is in agreement with the modification.				
22	The parties specifically stipulate as follows:				
23	1. The detention hearing in this case was heard on July 16, 2020. ECF No. 13. Mr.				
24	Edwards was ordered released on a series of conditions. ECF Nos. 14, 15.				
25	2. By stipulation, and with the consent of Pretrial Services, the parties recently				
26	requested a change to Mr. Edwards' living situation to relocate him from Oakland				

to Sacramento. That stipulation was approved by the Court. See ECF Nos. 60, 61.

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1	3.	Since this move, Pretrial Ser	vices has become aware of availability of bed space at
2		another Sacramento facility	that Pretrial Services is very familiar with and which
3		Pretrial Services has deemed	suitable for Mr. Edwards. The defense agrees that the
4		new facility is a better envir	conment for Mr. Edwards, and is therefore requesting
5		that Mr. Edwards be allowed	to move to the new residence. The government does
6		not oppose the change.	
7	4.	The defense therefore respectively.	ectfully requests that Condition 2 of Mr. Edwards'
8		current Conditions of Releas	e (at ECF No. 60, Attachment 1) be modified to read:
9		"You must reside at a reside	nce in Sacramento pre-approved by Pretrial Services,
10		and not move or absent yours	self from this residence for more than 24 hours without
11		the prior approval of the pret	rial services officer."
12			
13			Respectfully submitted,
14			HEATHER E. WILLIAMS Federal Defender
15	Date: October	13, 2022	/s/ Christina Sinha
16			CHRISTINA SINHA Assistant Federal Defender
17			Attorneys for Defendant DOUGLAS GREGORY EDWARDS
18	Date: October	13, 2022	PHILLIP A. TALBERT
19			United States Attorney
20			<u>/s/ Samuel Stefanki</u> SAMUEL STEFANKI
21			Assistant United States Attorney
22			Attorneys for Plaintiff
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1	<u>ORDER</u>			
2	The Court, having received and considered the parties' stipulation, and good cause			
3	appearing therefrom, adopts the parties' stipulation in its entirety as its order.			
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5	IT IS SO ORDERED.			
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7	Dated: October 17, 2022			
8	Honorable Jeremy D. Peterson United States Magistrate Judge			
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